

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

In re: HILAL K. HOMAIDAN fka Helal K. Homaidan Debtor,	Chapter 7 Case No. 08-48275 (ESS)
In re: REEHAM YOUSSEF aka Reeham Navarro Youssef aka Reeham N. Youssef Debtor,	Chapter 7 Case No. 13-46495 (ESS)
HILAL K. HOMAIDAN and REEHAM YOUSSEF on behalf of themselves and all others similarly situated Plaintiffs, v. SALLIE MAE, INC, NAVIENT SOLUTIONS, LLC, NAVIENT CREDIT FINANCE CORPORATION Defendants.	Adv. Pro. No. 17-1085

[PROPOSED] AMENDED SCHEDULING ORDER

WHEREAS, on December 4, 2008, Hilal Khalil Homaidan filed a petition for relief under Chapter 7 of the Bankruptcy Code; and

WHEREAS, on June 23, 2017, Hilal Khalil Homaidan (the “Plaintiff”) commenced this adversary proceeding by filing a complaint (the “Complaint”) against SLM Corporation, Navient Solutions, LLC, Navient Credit Finance Corporation, and Sallie Mae, Inc., alleging violations of the Discharge Order entered in his Chapter 7 case; and

WHEREAS, on February 21, 2019, Defendants Navient Solutions, LLC, Navient Credit Finance Corporation, and Sallie Mae, Inc. filed an answer to the Plaintiff’s Complaint; and

WHEREAS, on October 21, 2019, Hilal Khalil Homaidan filed an Amended Complaint to add Plaintiff-Debtor Reeham Youssef; and

WHEREAS, on November 22, 2019, Defendants Navient Solutions, LLC, Navient Credit Finance Corporation, and Sallie Mae, Inc. filed an Answer to the Amended Complaint; and

WHEREAS, from time to time, and on December 18, 2019, the Court held pre-trial conferences in this adversary proceeding.

NOW, THEREFORE, it is hereby ORDERED, that the parties are directed to complete fact discovery by March 31, 2020.

Dated: Brooklyn, New York
_____, 2020

Hon. Elizabeth S. Stong
U.S. Bankruptcy Judge